

EVENING BULLETIN

EVENING BULLETIN ADVERTISEMENTS.

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VOL. XI. No. 2025.

HONOLULU, TERRITORY OF HAWAII, SATURDAY, DECEMBER 21 1901.

PRICE 5 CENTS.

HAWAII CHINESE
MUST STAY HERE

California Delegation Is
Shaping up the
Exclusion.

SAME RULE APPLIES
TO PHILIPPINE CHINESE

Pro-Chinese Paper Changes Front --
Exclusion Settled--Only the
Details of the Measure Re-
main to be Changed.

Washington, Dec. 12.—Another session of the committee of Western Representatives charged with the consideration of Chinese exclusion legislation, was held today. The Kahn bill is being used as a basis upon which to work, and with a few amendments decided upon by the committee will unquestionably be submitted with the endorsement of the entire Pacific Coast delegation of both Houses. The ground work of the Kahn bill is conceded to be the most stringent and comprehensive exclusion bill yet drawn and the committee does not fear, in view of the overwhelming sentiment in favor of exclusion, that it will meet with serious opposition.

There was fear in some quarters that a new bill might meet with so much objection and arouse such debate that exclusion might be jeopardized, but this fear is past. With the monster petition coming from labor unions all over the country and Western Senators and Congressmen outspoken for exclusion, there is no doubt that whatever the Pacific Coast asks for, within the bounds of reason, will be granted. Representative Henry C. Smith of Michigan, who was quoted as speaking in favor of exclusion, has now assumed Representative Kahn that he is in favor of the Kahn bill and will vote for it. Hardly an adverse criticism is heard against exclusion, and it is significant that such papers as the Philadelphia Record, which was against exclusion before Congress convened, have taken the other tack.

Among the ardent supporters of exclusion are a number of Eastern Congressmen, who were shown through San Francisco Chinatown by Representative Kahn during the past year. Each one of these men is ready to speak as well as vote against admitting Chinese into the country. Inquiry indicates that the point raised by certain Senators that no exclusion bill should be passed to operate for longer than the life of the present Chinese-American treaty was not raised in the Senate. The committee has repeatedly held that a law of Congress, if passed subsequent to a treaty annulls the conflicting parts of such treaty in the same manner that a treaty ratified subsequently to an act of Congress annuls the conflicting parts of such act.

Coombs today presented a number of suggestions, in the form of amendments to the bill prepared by the Immigration Bureau. One of the amendments will reach Chinese highlanders. It provides: "Every notorious Chinese criminal, or Chinese engaged in inciting disorder or breaking the law, or terrorizing the community, or whose general manner is against the peace and order of any State or of the United States, or who belongs to any society having such objects in view, shall be entitled to land or remain in the United States, exclusive of the place where he is entitled to be."

Among the other amendments being considered by the committee are the following: That the Secretary of the Treasury shall be authorized to enforce regulations for ascertaining and registering the births of Chinese and persons of Chinese descent within the United States and for their future identification; that, whenever in his judgment it is necessary, the Secretary may issue regulations requiring new certificates to be issued for the Chinese remaining in the United States and also in Hawaii and the islands possessions; that all acts and parts of acts not conflicting with this act shall continue in force without time limit; that the United States may recover in an action at law from any person responsible for the deportation of Chinese the expense of such deportation; that any exempted Chinese who shall become a laborer shall be liable to deportation; that Chinese convicted of felony shall be subject to deportation after discharge; that any Chinese swearing falsely in any proceedings testing the right of any Chinese to land or remain in this country shall be deemed unlawfully in the country and be subject to deportation.

CHINESE DIVORCE
SUIT DISMISSED

A Motion for a New Trial
Filed by Bishop
Estate.

SUITS AGAINST LIDGATE
AND BISHOP & COMPANY

In Connection With Bankruptcy of
Amana--Two Executions are
Returned Without Being
Satisfied.

Just before noon the attorneys for the Bishop Estate filed a notice of motion for a new trial of the Pearl Harbor condemnation suit to be presented at 1:30 Monday afternoon in the United States District Court.

Wade Warren Thayer, trustee of C. T. Amana, bankrupt, petitions for an order to take the testimony of Amana, who is about to depart for China, in suits the trustee is going to bring against A. Lidgate of Pahuiki to recover the sum of \$1765 alleged to have been received by him as a preference in fraud of the terms of the Bankruptcy Act of 1898, and against Bishop & Co., bankers, to recover the sum of \$800 received by them under similar circumstances.

Execution for \$2540.50 in the case of Aslu Brown vs. Andrew Hannerst is stayed by defendant's appeal to the Supreme Court.

By instructions of Holmes & Stanley, attorneys for plaintiff, the execution for \$111.52 in the case of E. S. Cunha vs. Hawaii Land Company is returned unsatisfied.

Kan Ting Koo vs. Yim Yau, a suit for \$89.90, laborer's wages from Kan Ting Koo, has been dismissed for lack of service.

Judge Humphreys decided the divorce suit of Margaret Wong vs. Sun Wong this morning. He dismissed the libel but ordered defendant to pay the plaintiff's attorney a fee of \$25 as well as costs of court. The parties are Chinese and were married by the Rev. W. M. Kincaid in September, 1898. Mrs. Wong's grievance against her husband was his alleged failure to provide suitable maintenance for her. Maxson and Dillon for plaintiff; Fitch for defendant.

Time stipulations have been filed in the following cases: Sister Albertine, trustee, vs. Kapiolani Estate et al.; Frank Godfrey, trustee, vs. E. S. V. Neumann; Territory of Hawaii vs. J. H. Schmuck et al.; Alice Metcalf, trustee, vs. E. S. V. Neumann.

In the case of Alice L. Hutchinson vs. Hawaiian Tramways Company, action for damages for personal injury, Robertson & Wilder for plaintiff move to take deposition of Charles E. Guest, who is about to leave the Territory.

It is stipulated by Hatch & Stillman for plaintiff and Wilder for defendant to add to the submission to the Supreme Court of Frank Halstead vs. J. W. Pratt, Tax Assessor First Division, the question: "Does Act 20, Session Laws of 1901, apply to inheritances received from the estates of persons who died prior to July 1, 1901?"

E. J. Bishop, trustee of the Haystack estate, today filed his new bond in \$35,000 with P. C. Jones and John Rua as sureties.

F. J. Russell for plaintiff in the case of Kan Ting Koo vs. Yim Yau motioned to a motion to dismiss the defendant's name "Ah Buck and Kaloalaina," doing business under the firm name and style of Yim Yau.

At the close of the session of the Police Court this forenoon, Gardner K. Wilder, appearing for William McCarthy, the shipping master, asked that the default of bail in the case of his client, be reopened. He said that there was some little excuse for McCarthy, who had gone home to get some clothes to send to the Queen's Hospital. He tried to get back to the Police Court but failed to make it. There was no intention whatever on the man's part to forfeit bail. He hoped the prosecution would make no objection.

Deputy Sheriff Chillingworth, for the prosecution, stated that there was absolutely no excuse so far as McCarthy was concerned. He knew perfectly well the time he should have been in court, and he did not arrive until close to 10 o'clock.

Judge Wilcox asked if the man had been re-arrested, and on being answered in the negative, replied that he would refuse to reopen the default until such time as the man had been arrested again. He then told Mr. Wilder that on Monday morning, he would expect him to present an affidavit and make a regular motion. This ended the matter for the time being. When the affidavit is presented on Monday morning, Judge Wilcox will reopen the default.

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OFFICERS OF CO "I"
BUNGLING THIEF

Does Lot of Work and
Secures Nothing
Whatever.

WORKS ALONG A RAFTER
OF INTER-ISLAND SHED

Failed to Fined \$34 Under a Book
--Considerately Returns
Big Knife to Mr.
Teaff's Desk.

Robberies still continue in the city. Last night, Queen street was the locality operated on by the housebreakers. Two places were entered and an attempt was made at another place. Which business house was the first entered, is hard to say.

When the people at the Inter-Island Co.'s offices opened up this morning, they found that someone had been in the big shed immediately to the rear and connecting with the offices. One of the small skylights had been pried open and someone had slid down to one of the rafters, walking along to the other end of the shed.

Evidently the fellow was greatly disappointed with the appearance of things. He had perhaps thought that by entering the shed, he could get into the main offices and make a big haul. As it happened, he found a lot of iron shutters staring him in the face and so he did not make any further attempt, for it would have been useless. He wound his way back to the open skylight and made his exit.

An attempt was made to get into the dry goods store of Hyman Bros. by means of the large skylight in the back part of the store, but the people of that business house had prepared themselves for just such an emergency and had had iron bars put in beneath the skylight. The housebreaker made no attempt to break open the skylight but he left signs of his call, one of which was the stump of a cigarette.

The people at Hyman Bros. had a good laugh this morning at the expense of the thief. If the fellow had succeeded in entering, he would have found quite a good deal worth while his while to carry away.

A thief, probably the same one that made the previous two attempts, also entered the two-story brick building at the corner of Queen and Hotel streets. He pried open the window of the upper floor. On Mr. Teaff's desk, he found a big knife which he carried with him to the main entrance of the Mercantile Printing Co.'s shop which opens into the hall and close to the stairway. There he cut away the wood surrounding the lock and entered the place. He pried open the cash drawer and the desks about the place but did not get anything for his pains. Had he blown open the safe, he might have got in the neighborhood of \$500 or so.

Nothing daunted, the thief went out into the hall again and pried open the door of the office of DeFreest & Lansing, the customs brokers. There he rummaged around in all of the desks until he came to the one belonging to the Chinese office boy. There he found he had struck a bonanza. Had he been a little more observing, he would have been the richer by \$34.

In one of the drawers of the desk, he found a lot of silver spoons which the Chinaman had bought for a Christmas present to some of his friends. These he did not want and threw them angrily all over the desk. A number of books, he treated in the same manner. However, he did not deliver far enough for, under the very next book which was left in the drawer, was \$30 in gold and \$4 in silver.

When the Chinese boy arrived on the scene this morning, he thought he had lost all he had in the desk. Later on, he expressed his feelings to a friend in the following way: "When I see my desk open, I very sick. That money be long to a 'hui. It was trust money." The poor fellow has not yet recovered from his "sickness."

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Women Vagrants.

The four Porto Rican women who were arrested yesterday forenoon on the charge of vagrancy, appeared in the Police Court this forenoon. Their trial was short and each was sentenced to two months' imprisonment at hard labor. The women have long been watched by the police, for they have been carrying on a business at twilight which was long ago prohibited. The police are bound they will rid the city of the nuisance that a great many people of the vicinity are complaining about. They have certainly made a good beginning.

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ON QUEEN STREET

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CUBA'S PLEA FOR
TARIFF REDUCTION

Cabinet Officer Talks
Very Positively on
the Work.

TARIFF CONCESSION AND
RECIPROCITY MIXED

Not Likely to be One Tariff for the
Philippines and One More Favor-
able for Cuba--What the
President Thinks.

Washington, Dec. 11.—The Cuban sugar planters, in conjunction with the sugar trust, have established a lobby in Washington for the purpose of securing, if possible, reduction on Cuban sugar tariffs. This lobby has already appealed to the Ways and Means Committee of the House, asking for a hearing upon the Cuban side of the case, and the Ways and Means Committee has replied that it will be impossible to give any such hearing until after the Christmas holidays at least. A member of the Cabinet was asked today whether it was true that President Roosevelt would presently send a special message to Congress asking for a reduction of at least 20 per cent upon Cuban sugar. The reply from this "Cabinet member" was as follows:

"I do not believe President Roosevelt contemplates doing any such thing, although he is very much interested in Cuba and the Cubans. I believe that, having already expressed himself as being in favor of imposing full Dingley tariff rates against the Philippines, which belong to us, he will not now turn around and advocate giving the Cubans a reduction in tariff upon their sugar. I do not believe the Ways and Means Committee of the House, having already devised a bill imposing full Dingley tariff rates against the Philippines, will now turn around and report a bill reducing the tariff upon sugar. There are always many surprises in legislation, but such a move as this would pass my comprehension, and I do not believe it is being contemplated either by the President or Congress."

Many persons in Congress and out confound the proposed tariff concession to Cuba with reciprocity. It would be merely tariff revision, nothing else. There being no government in Cuba with which to make a treaty, there can be no reciprocity with that country; therefore reciprocity will not enter into the question at all.

COLD AT NALE KALA.

Reports from Haleakala Ranch are to the effect that pasture was never better there and that all the stock are looking finer than in years. During the last week there has been some very cold weather on the mountain and water in containers froze in the house half way up the mountain side.

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COLD AT NALE KALA.

Good Home

Well Located
At Makiki: adjoining
the large grounds Gerit P. Wilder
Esq.

Well Planned
For comfort, convenience and
sightliness; two toilet rooms
in the house.

An inspection of this new
house, barn, lot and surround-
ings will convince you that it
is among the best "buys" in
the city.

Geo. B. McEllan & Co.
REAL ESTATE & INSURANCE INVESTMENTS.

Eastman Kodak at twenty per cent
below list price at Honolulu Photo
Supply Co.

DO YOU LOVE?

Why of course! We all love somebody and we want to remember them at Xmas time. The selection of a handsome, and, at the same time a useful present, would be a trial were it not for advertising.

IF A MAN We offer the suggestion of giving him a pair of slippers. They would make any man happy because they add to his comfort. We have now an excellent assortment in all the delicate shades of the finest skins.

LIZARD SKINS, MONKEY SKINS, SEAL SKINS, WINE KIDS, DONGOLA KIDS, ETC. : : : ETC. : : : ETC.

They are handsomely made and are good wearers. Prices \$1.50 to \$5.00.

Manufacturers Shoe Store